

## FOR SELLING CIGARETTES

TO MINOR, D. N. FOWLER AND  
H. MARLEY INDICTED

A Sensational Tilt Between the  
Attorneys Engaged in  
the Case

D N Fowler and Herbe. Marley must answer at the next term of the circuit court for selling cigarettes to a minor. The case was sent up last Thursday by Magistrate C D Easterling. The prosecutor was A C Gilchrist, whose son, Henly Gilchrist, 16 years old, bought the cigarettes at Mr. Fowler's store. Marley was implicated because he was said to have stood for the payment of young Gilchrist's account at Fowler's.

It seems that Henly Gilchrist was working for Marley, a young man employed by the Bell telephone company. Marley held back eight dollars of Henly's salary, claiming that he had stood for that amount at Fowler's. A C Gilchrist tried to collect the salary due his son, but was also told that Marley would not pay till the account at Fowler's was paid. Mr. Gilchrist got a bill from Mr. Fowler for the account, and found on it a number of items for cigarettes. He then consulted J K Owens, an attorney, and the action was brought for violating the statute which forbids the selling of cigarettes to boys under 18.

Henly Gilchrist said in his testimony that he had bought cigarettes from others besides Fowler, and that he could buy them anywhere they were sold.

J W LeGrand represented Fowler and Marley.

This was only a preliminary, and the defense did not testify.

Below is the law on the subject.

"It shall not be lawful for any person or persons, either by himself or themselves, to sell, furnish, give, or provide any minor or minors, under the age of 18 years, with cigarettes, tobacco or cigarette paper, or any substitute therefor."

"Any person or persons violating the provisions of the preceding section, either in person, by agent, or in any other way, shall be held and deemed guilty of a misdemeanor, and upon indictment and conviction therefor shall be punished by a fine not exceeding one hundred dollars, nor less than twenty-five dollars, or by imprisonment for a term of not more than one year, nor less than two months, or both, in the discretion of the court, one-half of the fine imposed to be paid to informer of the offense, and the other half to be paid to the treasurer of the county in which such conviction shall be had."

### LAWYERS SAY UNPLEASANT THINGS

There was quite a sensational incident during the progress of the trial, in which it looked, for a time, that there might be a personal difficulty between the two attorneys engaged in the case.

Mr. LeGrand was cross examining young Gilchrist, when the latter said in answer to a question, "That is not in the case is it?"

Mr. LeGrand demanded that he answer the question, when Mr. Owens arose and said that he thought the witness was honestly seeking information and did not intend any disrespect.

Mr. LeGrand, addressing Mr. Owens, said, "You know yourself that that is not so."

"If I were out of court", replied Mr. Owens, "I would call that by its proper name."

"Say it now", said Mr. LeGrand.

"I would if I were out of court", replied Mr. Owens.

"If we were out of court you would catch something, too", replied Mr. LeGrand.

Mr. Owens then said: "If you say that I knew what I was saying

was not true, then you falsify?"

Mr. LeGrand replied, I will see about that when we get outside?"

This ended the incident for the time being. After the conclusion of the testimony, Mr. Owens, in beginning his speech, said that he regretted that things had been injected in the case which did not belong there, among which was charging an attorney that he was saying something which he knew was not true. He said that he knew of but one way to answer such a charge, and he would give that answer as long as there was breath left in his body. He then proceeded to argue the merits of the case.

After the conclusion of Mr. Owens' argument, Mr. LeGrand arose and said that none could treat the court with more respect than he; that he had never before received even the semblance of a challenge, and that he was ready to meet it on the outside. "My first remark to the gentleman on the other side", he said, "was intended to be jocular."

Mr. Owens quickly arose and said: "Then I beg your pardon. I thought you were in earnest."

"It is granted," replied Mr. LeGrand.

After the trial was over, the two shook hands, and the incident was ended.

Pain anywhere stopped in 20 minutes sure with one of Dr. Shoop's Pink Pain Tablets. The formula is on the 25-cent box. Ask your Doctor or Druggist about this formula! Stops womanly pains, headache, pains anywhere. Write Dr. Shoop, Racine, Wis. for free trial, to prove value of his Headache, or Pink Pain Tablets. Sold by Jao. T. Douglas.

### TO HAVE RACE TRACK

Association Organized—Officers  
Elected and Place Selected

Bennettsville is to have a race track. The stock has been subscribed and the association organized by the election of the following officers:

President—Jamrs O Breeden;  
Secretary and treasurer—A L Hamer;

Directors—T S Evans, W S Mowry, T C Crosland, T C Hamer, W P Breeden and E L Hamilton.

A site for the track has been selected on the property of W P Breeden, Jr., in the south-eastern suburbs of the city. The track will probably be enclosed and used also for a baseball park and fair grounds.

### MUST FILE STATEMENTS

Expense Account Act, Published  
by Order of County Executive  
Committee.

Headquarters of the State Democratic Executive Committee, Columbia, S. C., June 4th, 1908.

To the County Chairmen of the Democratic Party of South Carolina:

Gentlemen: You will please call the attention of all candidates in the Democratic primary in your County the following act of the Legislature, approved March 6, 1905, and make it your personal business to see that every candidate files a pledge with the clerk of court of your county as required by said act:

AN ACT Making Certain Offenses in Primry Elections Misdemeanors, and Prescribing Penalties Therefor.

Section 1. Be it enacted by the General Assembly of South Carolina: At and before every political primary election held by any political party, organization or association, for the purpose of choosing candidates for office, or the election of delegates to conventions, in this State, any person who shall by threats or any other form of intimidation, or by the payment, delivery or promise of money, or other article of value procure or offer, promise or endeavor to procure, another to vote for or against any particular candidate in such election, or who shall, for such consideration, offer-

ing to so vote, shall be guilty of a misdemeanor.

Sec. 2. Every candidate offering for election, under the provisions of Section 1, shall make the following pledge and file the same with the Clerk of the Court of Common Pleas for the County in which he is a candidate, unless he should be a candidate in more than one County, in which case he shall file same with the Secretary of State, before he shall enter his campaign, to wit: I, the undersigned, of the County of \_\_\_\_\_ and State of South Carolina, candidate for the office of \_\_\_\_\_ hereby pledge that I will not give nor spend money, or use intoxicating liquors for the purpose of obtaining or influencing votes, and that I shall, at the conclusion of the campaign and before the primary election, render to the Clerk of Court or (Secretary of State as hereinbefore provided) under oath, an itemized statement of all moneys spent or provided by me during the campaign for campaign purposes up to that time, and I further pledge that I will, immediately after the primary election or elections that I am a candidate in, render an itemized statement, under oath, showing all further moneys spent or provided by me in said election: Provided, That a failure to comply with this provision shall render such election null and void, in so far as the candidate who fails to file the statement herein required, but shall not affect the validity of the election of any candidate complying with this Section: And provided further, That such itemized statement and pledge shall be open to public inspection at all times.

Sec. 3. That any violation of the provisions of this Act shall be a misdemeanor; and any person upon conviction thereof, shall be fined not less than \$100 nor more than \$500, or be imprisoned at hard labor for not less than one month nor more than six months, or both fine and imprisonment, in the discretion of the Court.

Approved the 6th day of March, A. D. 1905.

Very respectfully,  
Willie Jones, Chairman.

Every voter must be on club roll five days before the Primary election, and get a new registration certificate. 10-17 A.D

## University of South Carolina

Wide range of choice in  
Scientific, Literary, Graduate  
and Professional Courses leading to degrees of -

Bachelor of Arts, Bachelor of Science, Licentiate of Instruction, Bachelor of Laws, Master of Arts, Civil Engineer and Electrical Engineer.

Well equipped Laboratories,  
Library of over 40,000 volumes.

Expenses moderate-- many students make their own expenses.

Next Session 104th begins  
September 23, 1908.

For Announcement write to  
the President, Columbia, S. C.  
8-15 A. D.

An Inventory of Arms, 1623.  
One culyerin, four demiculverins, four sakifs, one minlon, laddes for charging the guns with powder, round shot of iron for each class of gun, powder, match, long pikas, plain white halberds, blackhills, crowes of iron, field extrees, glas for raising the guns, lead for shot, pikaxes, tanned hides, bondy barrels (5), badge barrels for powder; lathoms, muskets, bandoleers, molds, twelve longbows, twelve sheaves of longbow arrows, cressets, cresset lights, hand and draft ropes, shovels, spades, sheepskins.-- London Notes and Queries.

## TRANSFERS OF REA ESTATE

IN THE COUNTY OUTSIDE OF  
THE TOWNS

As Officially Recorded in the  
Court House Since the  
First of January

### ADAMSVILLE.

R J Tatum, ex., to Daniel McLaurin and others, one-fourth acre, \$25.

William Norton to Wade H Norton, 63 acres, \$700.

William Norton to Silas S Norton, 64 acres, \$150.

William Norton to David B Norton, 60 acres, \$471.

William Norton to W J Norton, 62 acres, \$500.

William Norton to Duncan D Norton, 62 acres, \$550.

P L Breeden to J H Breeden and other trustees, lot \$1.

Mrs. S L Adams to Marvin W Adams, 6 tracts, 398 2-3 acres, \$24200.

M W Adams to Mrs. S L Adams, 5 tracts, 155 1/2 acres, \$9522.40.

T M Adams to N F Gibson, 76 acres, \$851.

HEBRON.

L D Smith to W C Smith, 4 tracts, 242 acres, \$500 and certain other lands.

W C Smith to L D Smith, 2 tracts, 109 acres, \$5.00 and certain other lands.

Mrs. M Joela Baldwin to W S Mowry, 1 acre, \$1000.

W B Sanders to Jas O Breeden, 1 acre \$200 and a certain lot or lots of land.

Jas O Breeden to W B Sanders, 1 acre, one certain lot of land.

H W Carroll to E D Graham, 1 acre, \$300.

E D Graham to Mrs. M Joela Baldwin, 1 acre \$315.

T J Weatherford to T A Odom, 1 acre \$2000.

W B Sanders to A J Jones, 1 acre \$120.

Pocahontas Roper to Shake Little and Polly Covington, trustees, 1/2 acre, \$50.

J O Breeden to W R Crosland, 1 acre, \$300.

A J Jones to John E McDaniel, 1 acre, \$700.

J O Breeden to E C Morrison, 1 acre, \$350.

J O Breeden to T L Breeden, 1 acre, \$300.

J O Breeden to Bennettsville Hardware Co., 2 acres, \$600.

J O Breeden to Mrs. J T Steel, 1 acre, \$400.

Threop Crosland to Clarence Powers, 1 acre \$125.

W S Mowry to A J Matheson, tract, \$24120.

SMITHVILLE.

W K Smith to J H Smith, 300 acres, \$25. Interest as heir James S Smith.

C A Brown to H T and D C McQuage, 1 acre, \$600.

W B Pegues to J T Driggers, 70 acres \$600.

Warren Moore, receiver, to A J Matheson, 611 acres, \$6000.

John B Irby to J L McLaurin, 125 acres, \$3500.

J D Pond to Z T Pearson, 36 acres, \$215.

Geo. W Turner, to John W Quick, 20 acres, \$165.30.

Sallie E McLaurin to John L McLaurin, 8 acres, \$100.

Sarah Ann Quick to J R and Matthew Quick, 46 acres, \$128.50.

D D McColl to John W Allman, 193 acres, \$812.

W W McKinnon to M B Nicholson, 68 acres, \$350.

C M Smith to C L Langley, 142 acres, \$900.

BENNETTSVILLE.

John N Drake to John A Drake, 292 1/2 acres, \$500.

Thos. J Breeden to Archie P Breeden, 119 acres, \$10.

Thos. J Breeden to Sue C Breeden, 76 acres, \$4000.

C F Moore to Excelsior Seed Farm, 250 acres, \$25000.

James H Webster to Ella Webster 3 1/2 acres, \$5.00.

Geo. E Rowe to J W Crosland,

546 acres, \$6500.

C D Easterling to B E Moore and Joel Gibson, 651 acres, \$500.

J W Crosland to W M Rowe, 546 acres, \$5250.

BROWNSVILLE.

Sallie Grice to J S Grice; 24 acres, \$20.

E H Hodges to B W Williams, 3 acres, \$52.48.

Sallie and Bettie Bruce to Pleasant Hill Baptist church, 1 acre, \$20.

Moses Hodges to Elizabeth Ware, 8 acres, \$100.

Elizabeth Ware to Eugene L Powell, 8 acres, \$106.

Elmore Allen to Annie Maria and Chas. J Allen, 129 acres, \$5.00 love and affection.

RED HILL.

J J Matheson to Bennettsville & Cheraw R. R., right of way, \$1 and other considerations.

P A Hodges to W H Norris, 16 acres \$2000.

Marlboro Cotton Mills to Bennettsville & Cheraw R. R., right of way, \$1.

Durham Hyatt to Bennettsville & Cheraw R. R., right of way.

Mrs. Rachael E Pearson to A J Matheson, 30 acres, \$6600.

P A Hodges to A J Matheson, 1 acre \$105.

F B Whittington to John P Evans, 65 acres, \$1925.

Walter Woodley and Manson Johnson to Hardie David, 1 acre, \$1000.

M W Crosland to T E and C S McColl, \$2800.

J C Hardin to A J Matheson, 12 1/2 acres, \$2600.

Matheson Realty to Trustees Thomas Memorial Baptist church, 1 acre, \$1.

Matheson Realty to S A Brown, 1 acre, \$300.

J M Jackson to Richard McKay, 7 44-100 acres, \$770.57.

H W Carroll to A J Matheson, 1 acre, \$150.

RED BLUFF.

Mrs. A L Calhoun to A L Calhoun Jr., 1 acre, \$1.

S E Driggers to A C Driggers, 27 acres, \$200.

E Sternberger to John C Gibson, 146 acres, \$2500.

J E and A D Barrington to C F Dunbar, 31 acres, \$2000.

BRIGHTSVILLE.

Alex Smith to Richard M Smith, 40 acres, 360.

Sam Parks to Z V Pate, 127 acres, \$25.00.

D D Stubbs to Hector D Stubbs, 6 acres, \$50.

Braxton to Z V Pate, 127 acres, \$25.

THE PORCELAIN TOWER.

The famous porcelain tower was one of the architectural boasts of Nankin, China. It was reared in the ninth century before Christ by King A-yon and has been twice rebuilt, once in the fourth century of the Christian era and again in 1413 by Hoang-H-Tai. The tower originally attained a height of 350 feet. It consisted of nine stories, surmounted by a great mast bounded by a spiral cage and crowned by an immense globe. A hundred and fifty-two large bells were hung from the roofs of the nine stories, which were ornamented also with 128 lamps. The cost of the original edifice was estimated at between \$35,000,000 and \$40,000,000. It was made of white brick, and the walls and roofs were brilliantly ornamented with porcelain. The great porcelain tower was destroyed in 1853, during the Taiping occupation of the city.

## HAPPY START AT BLENHEIM

(Continued from first page)

Rotation means change, planting cotton one year and corn and oats next. How can young men ever get any office if men in soft berths hold on for life. If elected would do full duty.

J H Thomas said he discharged his duties as treasurer as best he could and would do the same in the clerk's office if elected.

A synopsis of the views of the candidates for the legislature will be published next week.

### FAMOUS FOR FAT.

Daniel Lambert, Who Died in 1806, Got Too Obese to Waddle.

The fame of Daniel Lambert as a champion among fat men in England, if not in the world, still remains unrivaled. Daniel was born at Leicester in 1770 and died in 1806 at Stamford. The grandson of a celebrated cock-fighter and addicted to sport throughout his life, his dimensions were not extraordinary, and his habits were not different from those of other lads until he was fourteen years old. When twenty-three years of age, however, he turned the scale at thirty-two stone, and, although he is recorded to have been then able to walk from Woolwich to London, at the time of his death, in his fortieth year, he had attained the prodigious weight of fifty-two stone, or 728 pounds, and was more or less helpless. He was a modest man, and when he had achieved physical greatness fame was thrust upon him. He was for a long time unwilling to be made a show of, but he gained a more than local reputation, and people traveled from far to see him, resorting to various devices in order to be allowed to do so. At length the prospect of profit overcame his resolution, and for four years before his death he exhibited himself in London and in the provinces.

He was apparently a man of some wit, for once, before he permitted the public to gaze upon him, an inquisitive person had gained access to his presence by pretending to be a fellow sportsman interested in the pedigree of a mare, whereupon Lambert promptly replied, "She was bred by Impertinence out of Curiosity." Before the days of Daniel Lambert, Edward Bright of Malden was a well known fat man, although his name no longer lingers as a household word. He died in 1750 at the age of thirty years, weighing forty-two stone and seven pounds, and is stated to have been an active man till a year or two before his death, when his corpulency so overpowered his strength that his life was a burden and his death a deliverance. Both Bright and Lambert seem to have been genial, good humored fellows and very popular among those who visited them. Indeed popularity seems to be the lot of the corpulent in fact as well as in fiction. The heroes of fiction, however, have the advantage in the matter of lasting glory, and the names of Daniel Lambert and the fat boy of Peckham sink into insignificance beside those of Falstaff and the fat boy in "Pickwick." --London Standard.

### Applied Science.

When James Russell Lowell was minister to England, he was guest at a banquet at which one of the speakers was Sir Frederick Bramwell. Sir Frederick was to respond to the toast, "Applied Science." It was long after midnight when the toast was proposed, and several speakers were still to be called. Rising in his place, the scientist said:

"At this hour of the night, or, rather, of the morning, my only interest in applied science is to apply the tip of the match to the side of the box upon which alone it ignites and to apply the flame so obtained to the wick of a bedroom candle."

A moment later Lowell tossed a paper across the table to him bearing these two lines:

Oh, brief Sir Frederick, would that all could catch

Your happy talent and supply your match.

--Youth's Companion.

**August 14th.**  
**Excursion Rates**  
**FROM**  
**BENNETTSVILLE**  
**-TO-**  
**NORFOLK**  
Va (For Seaside Resorts)  
**\$7.50**  
**WILMINGTON**  
N C (Wrightsville Beach)  
**\$5.50**  
**CONWAY**  
S C (Myrtle Beach)  
**\$5.50**

Through Pullman Sleeping Cars on Train No 82 Direct to Norfolk, arriving Norfolk 7:30 A M August 15th. Tickets limited to return on any train until September 1st, 1908. Make up your party and go.

**ATLANTIC COAST LINE**  
For reservations or any information write  
W J CRAIG, Passenger Traffic Manager, Wilmington, N C  
T C WHITE, General Passenger Agent